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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/625,383		07/23/2003	Christopher A. Adkins	2002-0527.02	2361	
21972	7590	03/07/2005		EXAMINER		
		NATIONAL, IN	AUGUSTIN, EVENS J			
		OPERTY LAW D .CLE ROAD	ART UNIT	PAPER NUMBER		
BLDG. 082-	-		3621			
LEXINGTON, KY 40550-0999				DATE MAILED: 03/07/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.



2 /		Application No.	Applicant(s)			
		10/625,383	ADKINS ET AL.			
1	Office Action Summary	Examiner	Art Unit			
		Evens Augustin	3621			
Period fo	 The MAILING DATE of this communication app or Reply 	pears on the cover sheet with the c	correspondence address			
THE - External after - If the - If NO - Failthe - Any	MAILING DATE OF THIS COMMUNICATION. MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13. SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed rs will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)🛛	Responsive to communication(s) filed on 23 Ju	<u>uly 2003</u> .				
'	,	action is non-final.				
3)∐	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 49	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	☑ Claim(s) <u>1-90</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdraw	wn from consideration.				
-	Claim(s) is/are allowed.					
	Claim(s) <u>1-90</u> is/are rejected.		•			
•	Claim(s) is/are objected to.					
8)[_	Claim(s) are subject to restriction and/o	r election requirement.				
Applicat	ion Papers					
9)🖂	The specification is objected to by the Examine	er.				
10)⊠	The drawing(s) filed on 23 July 2003 is/are: a)[oxtimes accepted or b) $oxtimes$ objected to I	by the Examiner.			
	Applicant may not request that any objection to the					
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	•	•			
Priority (under 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority	s have been received. s have been received in Applicat	ion No			
* (application from the International Bureau See the attached detailed Office action for a list	' ''	ad.			
	JEE DIE BUBLIEU VEIBUEU VAULE BLUCH IVI B 1131.	OF UTO COLUMN CODIES HOLDERED	-ld.			

Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 1/2).

4) 🔲	Interview Summary (PTO-413)
	Paper No(s)/Mail Date
51 🖂	Notice of Informal Patent Application (PTO-

6) Other: __

Application/Control Number: 10/625,383 Page 2

Art Unit: 3621

Status of Claims

1. Claims 1-90 have been examined.

Claim Rejections - 35 USC § 101

2. Claims 1-58 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. The disclosed invention mentions the method of communicating with a database or mechanism, but fails to disclose communication means (network) to enable the method of communicating to a database or mechanism.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(b) which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-24, 29-54, 59-70 and 75-86 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takemoto et al. (U.S 20020012541) over Ruder (U.S 4,967,207)

As per claims 1-24, 29-54, 59-70 and 75-86, Takemoto et al. discloses a method comprising of:

- Image forming apparatus with licensed cartridge/toner (page 7, paragraph 124)
- Communicating to a license generating server identification information (page 9, paragraph 151). Since the server stores the identification information and makes use of

Application/Control Number: 10/625,383

Art Unit: 3621

it, it is inherent that the server contains a database. The identification information can be in the form of a serial number (page 8, paragraph 140)

Page 3

- Receiving from the server license information from the server (page 10, paragraph 169).

 The license information is the form of a encryption key (page 17, paragraph 266)
- Comparing license information with license information stored in the ink cartridge, and reconcile the information (page 11, paragraph 181, page 17, paragraph 268)
- Determining if the toner level has fallen below a predetermined threshold (page 15, paragraphs 240-241, page 5, paragraph 98)
- The comparing of license information is performed by cartridge/printer (page 11, paragraph 181, page 10, paragraphs 170-175)
- Communicating to the user the status of the transaction and prompting the user for identification related information in a repeated fashion (page 14, paragraphs 223-226)
- The transaction is terminated if license/identification information can not be reconciled (page 10, paragraph 175)
- The comparison of the license/identification information is done between the printer and cartridge (page 11, paragraphs 181-186)
- Printer transmitting the serial number to the server (page 8, paragraph 149)
- Server transmitting the license (verification) information (page 13, paragraph 207)
- Reconciling license information with the printer/toner (page 11, paragraph 181)
- Associating memory with the cartridge (page 14, paragraph 223)
- Comparing identification/serial number in the server to establish a corresponding license information (page 9, 151)

Application/Control Number: 10/625,383 Page 4

Art Unit: 3621

• The printer module also contains memory (page 9, paragraph 158)

Takemoto et al. did not explicitly describe a method that uses a surplus of toner to refill the cartridge. However, Ruder discloses a system that has an ink reservoir (surplus), which can be allocated during normal operation (column 1, lines 6-9). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the applicant's invention to use to allocate a surplus of toner/ink in order to increase the amount of toner/ink available in a printer, and to also to provide more toner/ink and not unduly increase the cost and complexity of the printer (column 2, lines 38-45).

5. Claims 25-28, 55-58, 71-74 and 87-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takemoto et al. (U.S 20020012541) over Simon Robert (U.S US 6,816,968) Takemoto et al. did not explicitly describe a method that uses HMAC algorithm. However, Simon Robert discloses a system that uses HMAC algorithm (column 57, line 63). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the applicant's invention to use HMAC algorithm because it is a proven and secure way of transmitting information in an unreliable medium (column 13, lines 29-39).

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Walker et al. (US 6,494,562)
 - Childers et al. (US 6,402,306)

Application/Control Number: 10/625,383 Page 5

Art Unit: 3621

7.

• Walker (US 6,312,106)

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Evens Augustin whose telephone number is 703-305-0267. The

examiner can normally be reached on Monday thru Friday 8 to 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jim Trammel can be reached on 703-305-9768. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Any response to this action should be mailed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Or faxed to:

(703) 305 – 5532 (for formal communications intended for entry and after-

final communications), or (703) 746-5532 (for informal or draft

communications, please label "PROPOSED" of "DRAFT")

Any inquiry of a general nature or relating to the status of this application should be

directed to the Group receptionist whose telephone number is (703) 308-1113.

Evens J. Augustin October 28, 2004

Art Unit 3621

Art Unit: 3621

JAMES P. TRAINMELL SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600